

Division of Business Services **Department of State**

State of Tennessee 312 Rosa L. Parks AVE, 6th FL. Nashville, TN 37243-1102

LAVACK, MARK 240 W MAIN ST MARQUETTE, MI 49855-9103

09/19/2017

RE: EMILY JOHNSON

VS: MARK LAVACK

Notice of Service

The enclosed process, notice or demand is hereby officially served upon you by the Tennessee Secretary of State pursuant to Tennessee law. Please refer to the process, notice or demand for details concerning the legal matter. If you have any questions, please contact the clerk of the court that issued the process, notice or demand.

The process, notice or demand may have a court date and time that you must appear to defend yourself or the number of days from the date of service by which you are required to file an answer. Failure to appear in court at the time specified or failure to file an answer in the given time could result in a default judgement being rendered against you for relief sought in the lawsuit.

The Secretary of State's office cannot give you legal advice. If you need legal advice, please consult a private attorney.

Secretary of State

Enclosures: Original Documents

DOCUMENT INFORMATION

SOS Summons #: 04803845 Case #:

17C2293

Certified #:

70170530000018926083

CIRCUIT COURT SUMMON	NS	NASHVILLE, TENNESSE
	STATE OF TENNESSEE DAVIDSON COUNTY 20 TH JUDICIAL DISTRICT	First
EMILY JOHNSON		CIVIL ACTION DOCKET NO. 17C2293
Vs.	Plaintiff	Method of Service: Davidson County Sheriff Out of Service Service
MARK LAVACK		Out of County Sheriff Secretary of State
240 W. MAIN STREET		Certified Mail
MARQUETTE, MI 49855		Personal Service
		Commissioner of insurance
To the above named Defendant:	Defendant	
	is action by the above date, judgment by default w	III be rendered against you for the IICHARD R. ROOKER Circuit Court Clerk Davidson County, Tennessee
ATTORNEY FOR PLAINTIFF	1.	Deputy Clerk
or Orner FOR PLAINTIFF	BURKE KEATY (BPR # 027342)	
PLAINTIFF'S ADDRESS	810 BROADWAY, SUITE 105, NASHVILLE, Tr Address 615-928-9901	N 37203
O THE SHERIFF:		
Please execute this summons a	and make your return hereon as provided by law.	
	<u>R</u>	Circuit Court Clerk
Received this summons for service this	day of, 20,	
	,	SHERIFF
🛵 To reques	st an ADA accommodation, please contact Dart Gore at (

RETURN ON PERSONAL SERVICE OF SUMMONS

I hereby certify and return that on the	e day of	, 20
1	ns and complaint/petition on	
		in the following manner:
failed to serve this s	summons within 90 days after its issuance	because
_		ff/Process Server
	ETURN ON SERVICE OF SUMMONS BY	
refereby certify and return, that on the	day of	, 20 I sent, postage prepaid by
registered retain receipt mail or centined re	eturn receipt mail, a certified copy of the summ	ions and a copy of the complaint in Docket No.
to the defenda	ant,	. On the day of
	, I received the return receipt for said re	distered or certified mail, which had been stone
on t	the day of is and both documents are being sent herewith	20 Said return
NOTATIVE	AUTHOR	IFF, PLAINTIFF'S ATTORNEY OR OTHER PERSON RIZED BY STATUTE TO SERVE PROCESS
NOTARY PUBLIC or MY COMMISSION EXPIRES:		
NOTICE		
O THE DEFENDANT(S):		
	nd dollar (\$10,000.00) debtor's equity interest eizure to setisfy a judgment. If a judgment	ATTACH
rust file a written list, under oath, of the items ve	you wish to claim property as exempt, you	RETURN
owever, unless it is filed before the judgment be	lay be changed by you thereafter as necessary:	RECEIPT
xempt by law and do not need to be listed: there	of the list. Certain items are automatically	HERE
	or other receptables necessary to contain such neol books. Should any of these Items be seized,	(IF APPLICABLE)
TATE OF TENNESSEE ROUNTY OF DA PUDEON o be completed only to ppy certification required.	I, Richard R. Rooker, Clerk of the Circuit Coudo hereby certify this to be a true and correct in this case. RICHARD REPORT	copy of the original summons issued
Con \$200 02378	Document 1-2 Filed 10/17/17 F	Page 3 of 7 PageID #: 15

IN THE CIRCUIT COURT OF DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

2011 SEP 13 PM 4: 00 EMILY JOHNSON. Plaintiff. ٧. NO. 1702293 MARK LAVACK and URS MIDWEST, INC.,

9066359686

Defendants.

COMPLAINT

Plaintiff states:

- 1. Plaintiff Emily Johnson is a resident and citizen of White Bluff, Dickson County, Tennessee.
- 2. Defendant Mark Lavack is a resident and citizen of Marquette, Marquette County, Michigan.
- 3. Defendant URS Midwest Inc., is a Delaware corporation with a registered agent of Corporate Creations Network, Inc., 205 Powell Place, Brentwood, Tennessee, 37027-7522.
- 4. On or about September 30, 2016, Defendant Mark Lavack was operating a tractortrailer on Interstate 40 in Nashville, Davidson County, Tennessee.
- 5. At the same time, Plaintiff Emily Johnson was operating her sedan on Interstate 40 in front of the tractor-trailer Defendant Mark Lavack was driving.
- 6. Defendant Mark Lavack drove the tractor-trailer into the rear of the Plaintiff's sedan causing a collision.
 - 7. Defendant Mark Layack is at fault for the collision.
 - 8. Defendant Mark Lavack followed Plaintiff's sedan improperly.

- 9. Defendant Mark Lavack did not maintain a proper lookout.
- 10. Defendant Mark Lavack did not pay proper attention.
- 11. Defendant Mark Lavack did not keep the tractor-trailer he was driving under proper control.
- 12. Defendant Mark Lavack did not otherwise use reasonable and due care in the operation of the tractor-trailer he was driving.
- 13. Based on Defendant Mark Lavack's conduct described herein, Defendant Mark Lavack was negligent.
- 14. Defendant Mark Lavack violated Tenn. Code Ann. § 55-8-124 by following improperly Plaintiff Emily Johnson's sedan.
- Defendant Mark Lavack violated Tenn. Code Ann. § 55-8 136 by failing to exercise due care to avoid colliding with Plaintiff Emily Johnson's sedan, by failing to maintain a safe lookout, by failing to keep the tractor-trailer he was driving under proper control, and by failing to devote full time and attention to operating the tractor-trailer, under the existing circumstances to avoid endangering life, limb, or property.
- 16. Based on Defendant Mark Lavack's conduct described herein, Defendant Mark Lavack was negligent *per se*.
- 17. At all times relevant to the matters alleged herein, Defendant Mark Lavack was the agent, or employee, or both, of Defendant URS Midwest, Inc.
- 18. At all times relevant to the matters herein, Defendant Mark Lavack was acting in the course and scope of his agency relationship, or employment, or both with Defendant URS Midwest, Inc.

- 19. Defendant URS Midwest, Inc., is vicariously liable for the acts, omissions, or both, of Defendant Mark Lavack described herein under the doctrine of respondent superior.
- 20. Plaintiff Emily Johnson has suffered injuries as a direct and proximate result of the collision.
- 21. Plaintiff Emily Johnson has incurred medical bills and other expenses as a direct and proximate result of the collision.
- 22. Plaintiff Emily Johnson has endured physical pain and mental suffering as a direct and proximate result of the collision.
- 23. Plaintiff Emily Johnson has suffered loss of enjoyment of life as a direct and proximate result of the collision.
- 24. Plaintiff Emily Johnson has suffered lost wages as a direct and proximate result of the collision.
- 25. Plaintiff Emily Johnson seeks to recover for all of her damages allowed under Tennessee law.

WHEREFORE, Plaintiff Emily Johnson prays for the following relief:

- 1. A judgment for compensatory damages for Plaintiff Emily Johnson against Defendants Mark Lavack and URS, Midwest, Inc., jointly and severally, in an amount to be determined by the trier of fact, but in excess of \$25,000;
- 2. An award of all discretionary costs and court costs; and
- 3. Such other and further relief as shall be deemed reasonable and necessary.

Respectfully Submitted,

Burke Keaty (BPR#027342)

Susan Neal Williams (BPR#030408)

MORGAN & MORGAN - NASHVILLE, PLLC

810 Broadway, Suite 105

Nashville, Tennessee 37203

Phone: (615) 928-9901 bkeaty@forthepeople.com Counsel for Emily Johnson